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UNITED STATES PATENT AND TRADEMARK OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES

Patent Interference No. 105,496 (RT)

CALIFORNIA INSTITUTE OF TECHNOLOGY (5,821,058), Junior Party,

v.

ENZO LIFE SCIENCES, INC. (08/486,069), Senior Party.

REDECLARATION - BD.R. 203

By RICHARD TORCZON, Administrative Patent Judge.

This interference is redeclared to reflect a decision on motions designating some claims as not corresponding to the count. Specifically, claims 1411-1487, 1490, 1491, 1493-1499, 1504-1516, 1518, 1520-1525, 1527, 1530-1539, 1541, 1544-1568, 1570-1581, 1705-1718, 1727, 1730-1731, 1749-1757, 1760-1765 and 1784-1794 of the involved 08/486,069 application do NOT correspond to count 1, the sole count.

¹ Paper 120.

cc:

For the California Institute of Technology: Jerry D. Voight, Finnegan, Henderson, Farabow, Garrett & Dunner, L.L.P., of Palo Alto, California, with Steven P. O'Connor, of Reston, Virginia.

For Enzo Life Sciences, Inc.: Robert M. Schulman, Hunton & Williams, of Washington, D.C., with Eugene C. Rzucidlo, of New York City, New York; Scott F. Yarnell, of McLean, Virginia; and Robert C. Lampe, III, of Washington, D.C.; and with Ronald C. Fedus, Enzo BioChem, Inc., New York City, New York.

ADDENDUM 1: PAPER HEADING

Filed on behalf of: [Name of Party]

Paper No. [Leave blank]

By:

[Name of lead counsel

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TITLE OF PAPER

1

ADDENDUM 2: FILE COPY REQUEST Patent Interference No. 105,496

Attach a copy of sections E and F of this declaration to this request. On the copy, circle each patent and application that you are requesting. Include the information indicated below to facilitate processing of this request.

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